12 13

14

15 16

17

18

19

2021

22

2324

2526

27

28

- 3. IT IS FURTHER STIPULATED that findings of fact and conclusions of law are hereby waived.
- 4. IT IS FURTHER STIPULATED that Stipulating Defendants were served with the Summons and Complaint on October 13, 2024, and have had the opportunity to discuss this matter with counsel, and understand the ramifications of this Stipulation.
- 5. IT IS FURTHER STIPULATED that this Court has subject matter jurisdiction over the instant controversy pursuant to 28 U.S.C. § 1332(a)(1).
- 6. IT IS FURTHER STIPULATED that Stipulating Defendants agree that they are subject to the jurisdiction of this Court and that venue is proper in the District of Nevada, Las Vegas Division.
- 7. IT IS FURTHER STIPULATED that this Stipulation for Entry of Judgment may be executed in counterpart and with facsimile, scanned or electronic signatures and thereafter filed with the Court as if this Stipulation for Entry of Judgment was executed with original signatures and all counterparts shall be considered to be one document.
- 8. IT IS FURTHER STIPULATED that Plaintiff and Stipulating Defendants, and each of them, waive their right to appeal, waive their right to bring any motions for new trial, and waive any and all rights they may have to set aside or overturn any Judgment entered on this Stipulation for Entry of Judgment.
- 9. IT IS FURTHER STIPULATED AND AGREED that Plaintiff is entitled to reasonable postjudgment attorneys' fees and costs to enforce this proposed Consent Judgment.
- 10. IT IS FURTHER STIPULATED that upon entry of the attached Final Consent Judgment, the Court may close this case.
- WHEREFORE, the Parties jointly request that the Court approve and enter the attached Consent Judgment upon agreement of the Parties.

## SIGNATURE BLOCK ON FOLLOWING PAGE:

			DocuSigned by:
1	Dated: 10/21/2024	, 2024	F977C695CA274C2
			BRANDON CALLIER
2			1490A George Dieter Dr. #174
3			El Paso, TX 79936
			(915) 383-4604
4			callier74@gmail.com
5			Plaintiff
6	40 (20 (2024		DocuSigned by:
7	10/22/2024 Dated:	2024	Alexander Bykhonsky
	Butcu.		ALEXANDER BYKHOVSKY
8			1709 C. León M. Acuña
9			San Juan, PR 00911
			(323) 304-4605
10			alexgoldlv@gmail.com
11			Defendant
12			DocuSigned by:
13	Dated: 10/22/2024	, 2024	Alexander Bykhovsky ALEX GOLD HOLDINGS, LLC
	Dated.	, 2024	ALEX GOLD HOLDINGS LLC
14			BY: ALEXANDER BYKHOVSKY
15			Title: Owner and Sole Member
16			Defendant
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			

			1
	IN THE UNITED S	TATES DISTRICT O	COURT
	DISTRI	CT OF NEVADA	
BRANDON CALLIER		) CASE NO. 2:24-cv-	01003-RFB-NJK
Plaintiff,			
VS.		) ) FINAL CONSENT	JUDGMENT:
ALEXANDER BYKHOV ALEX GOLD HOLDING GOLD HOLDINGS L.L.C	S, LLC, a/k/a ALEX	) ) )	
Defendant	<b>5.</b>	) ) )	
AND NOW, this <sup>23</sup>	.st day of C	October, 2024, upon con	nsideration of the partic
Stipulation for Entry of Fi	-		
Supulation for Lifty of 11			
Gold Holdings IIC it is			
Gold Holdings, LLC, it is	hereby <b>ORDERED</b> t	hat the Stipulation is A	PPROVED. Judgmen
ENTERED by consent of	hereby <b>ORDERED</b> the parties in favor o	that the Stipulation is A f the Plaintiff Brandon	PPROVED. Judgmen Callier and against De
ENTERED by consent of Alexander Bykhovsky and	hereby <b>ORDERED</b> the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon of LLC, jointly and seve	PPROVED. Judgmen Callier and against De trally, in the amount of
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon s, LLC, jointly and seven sent Judgment may be	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded
ENTERED by consent of Alexander Bykhovsky and	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon s, LLC, jointly and seven sent Judgment may be	PPROVED. Judgmen Callier and against De rally, in the amount of immediately recorded
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon s, LLC, jointly and seven sent Judgment may be	PPROVED. Judgmen Callier and against De rally, in the amount of immediately recorded
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgmen Callier and against De rally, in the amount of immediately recorded statistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.
ENTERED by consent of Alexander Bykhovsky and \$110,000.00. A certified c	the parties in favor of Alex Gold Holdings	that the Stipulation is A of the Plaintiff Brandon is, LLC, jointly and seven is sent Judgment may be at this case CLOSED for RICHARD F.	PPROVED. Judgment Callier and against Descrally, in the amount of immediately recorded estatistical purposes.